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Bray v. The Hospital Center At Orange, 93-ERA-13 (Sec'y June 30, 1993)
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DATE: June 30, 1993 CASE NO. 93-ERA-13

IN THE MATTER OF

MARGARET BRAY,

COMPLAINANT,

v.

THE HOSPITAL CENTER AT ORANGE,

RESPONDENT.

BEFORE: THE SECRETARY OF LABOR

FINAL ORDER APPROVING SETTLEMENT

Before me for review is the Order Recommending Approval of Settlement and Dismissal of Case (R.O.) of the Administrative Law Judge (ALJ) in this case arising under the Energy Reorganization Act of 1974, as amended (ERA), 42 U.S.C. § 5851 (1988). The ALJ recommended approval of the Settlement Agreement and General Release submitted by the parties before him and dismissal of the complaint with prejudice, finding the terms of the agreement to be fair, adequate and reasonable.

Upon careful review of the terms of the fully executed Settlement Agreement and General Release, I find that the conditions of the agreement are a fair, adequate and reasonable settlement of Complainant's allegations that Respondent violated the ERA.

Accordingly, I approve the settlement and the case is dismissed with prejudice. See Settlement Agreement Paragraph 1.

SO ORDERED.

ROBERT B. REICH Secretary of Labor

Washington, D.C.

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